

NEW CANADIAN TARIFF.—A new tariff went into operation yesterday in Canada, which, if it does not arouse a spirit on the part of friends of "Reciprocity," to mistake their meaning, will, I fear, make the new tariff amounts almost to prohibit the use of the "Reciprocity" act. The advantages were nearly all on their side. Living on the frontier, and many of our people feeling deeply the want of a tariff, we will publish the new tariff notice in our next paper. The new tariff is intended, we suppose, to raise revenue. It is, however, in effect, offering a reward for smuggling.

Our government will of necessity have to make a move to meet the new state of things, as a matter of policy and self-protection.—*Opposition Republican*.

CANADIAN LUMBER.—The timber manufacturers on the Ottawa have almost wholly passed this place on its way to market.—The continuance of high rates in the Ottawa is a serious grievance, because the lumber rates, very little now remain above this city. Up to this time, however, only one hundred and sixty raft have passed this place. Last year, two hundred and twenty-eight rafts were passed. The difference is less than twelve per cent, which is not high as an average—this shows a falling off of some four millions feet in the quantity taken down the Ottawa this year, as compared with 1851. Only five raft in addition have now gone—*past Ottawa City*.

NOTICE OF THE FRAZER MAILS ON CALIFORNIA.—SAN FRANCISCO, July 5, 1858.—The Frazers' cargo never failed. Did I say "never"? I should have said "mania." Hundreds of miners come down from Sacramento and Stockton daily. And there is no abundance but rather a dearth in the farious food. Notes since '51 have the city been so full. The hotels are crowded; the dealers in hardware, clothing and provisions, and the owners of ocean steamers are making their fortunes. The river steamers and the mail boats have raised their prices, and though extraordinary boats and stages are running, they still cannot carry all who would come. In one day 28 stages and wagons, loaded down with emigrants for New California, came into Stockton. All the stages running to Sacramento are every day filled up with Frazers' few followers.

Most of the emigrants, so far, have been miners, and every large mining camp has lost a considerable portion of its population.

INQUISTION AT THE PENTECOST.—Mr. Shaw held an Inquest yesterday, on the body of a woman who had herself strangled. The things are kept secret, and the inquest is held in the court-room of the prison; or the cause of his committing suicide.

Archbishop Hughes has perfected arrangements for the construction of an enormous church in New York. It will be 100 feet wide, and over 500 feet deep, with five take to build, and cost millions.

The New York Sunday Advertiser says that the famous infant-savers of Europe have named Miss Constance, as old, in New York, city.

Take a string that will reach across the room of a young lady, let her hold the ends, and then set them if the nose will slip over her head to the back of her neck, it is a certain indication that she is married or wants to be.

By Order.

PHYSIOLOGICAL LECTURES.

DR. COLLETT.

EVERY FEMALE SHOULD READ THE FEMALE MEDICAL PRECEPTOR. Especially devoted to DISEASES OF WOMEN, &c. An Encyclopedic and a Practical, in which is included a full description of the various diseases of women, their causes, symptoms, and treatment. It is a valuable addition to the medical library of every physician and student, and is a valuable work for the general practitioner. It is a valuable addition to the medical library of every physician and student, and is a valuable work for the general practitioner.

THE FEMALE MEDICAL PRECEPTOR. By DR. COLLETT. Price \$1.00. Postage 10c. Total \$1.10.

Published by the Author, 100 Nassau Street, New York. 1858.

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try, were true patriots, and as such they were deserving of all honour. [Hear, hear.] The bill, which would have not been passed, was one which would have been of far many years to come, and future generations would justify the course the Atto Ministry had taken. [Hear, hear.]

WRIT FOR TORONTO AND MONTREAL.—Mr. WATSON moved, in reply to a point of order, that he had been requested to enquire what measures had been taken with regard to the issue of writs for the Toronto and Montreal elections!

THE SPEAKER.—All I can say is that so soon as the warrants can be issued, we will have them over, signified them, and gave them to the Clerk of the Crown in Chancery.

Mr. WALLBRIDGE.—A great length of time has passed since the writs were moved for, and they have not yet found their way into the hands of the returning officers.

Mr. WATSON said it was unfortunate that the seats which had been so unfortunately vacated should not have been filled, and that a new Member had been appointed to account for the delay, and had given a reply which is not at all satisfactory, as much as it appears to indicate that he was acting under the instructions of the Atto Ministry.

He thought that under the circumstances the greatest possible haste should be made in sending the writs to their destination. [Hear, hear.]

Mr. BURKE said a few words in French respecting the paper incurred in the issue of the Writs.

Atty. Gen. CARTIER said the writs had to be registered after they were issued, and the delay had arisen in consequence of the Provincial Secretary being absent from his office, and not appointing a deputy registrar to take his seat.

Mr. ALEXANDER.—The difficulty has now overcome.

Atty. Gen. CARTIER.—Yes; and the Government will do all they can to facilitate the issue of the writs.

Mr. MACDONALD.—The difficulty has been over some days.

Atty. Gen. CARTIER.—Only since Saturday, and we do not do any business on the Sabbath. [Ironical laughter.]

The master then despatched.

MR. MACKENZIE DETERMINED TO LEAVE THE HOUSE.

Mr. MACKENZIE said that the rules of Parliament prevented him from saying that masters did not go in on the House as masters; but having been a member of the House since he watched the members of the Legislature in the nineteenth and twentieth years of Her Majesty's Reign, chapter forty-eight, included, "An Act for enabling all the Chartered Banks in this Province to enjoy a certain privilege therein mentioned, or in any other manner." At that time, it was the custom of all the chartered banks to have a branch in every town, and it was held to be lawful for any such bank to allow and pay any rate of interest whatever upon money deposited in such bank.

IV. Notwithstanding anything to the contrary, it is an Act in the Session held in the nineteenth and twentieth years of Her Majesty's Reign, chapter forty-eight, included, "An Act for enabling all the Chartered Banks in this Province to enjoy a certain privilege therein mentioned, or in any other manner." At that time, it was the custom of all the chartered banks to have a branch in every town, and it was held to be lawful for any such bank to allow and pay any rate of interest whatever upon money deposited in such bank.

Mr. MACKENZIE said he was to give that notice now, whether that would not keep him out of the House during the remainder of the Session. He would willingly leave the House, but he did not care to take his seat as soon as he recited it; but he felt that he would not be doing justice to his constituents were he to leave the House before they could elect another representative. He had not consulted any of his constituents, and he felt that he could not in honour continue a member of the House, so long, (added Mr. Mackenzie) as you, Mr. Speaker, continue in that chair, and the hon. gentlemen opposite occupy seats on the Treasury Benches. I now give notice that I shall not be a member of the House, and those who wish to represent the county of Haldimand had better take the proper steps to fill my place.

MARMORA AND BELLEVILLE RAILWAY.—Mr. CLARK moved, in the third reading of the Bill to incorporate the Marmora and Belleville Railway Company.

Mr. CLARK moved in amendment that the Bill be read a third time that day three months.

After some discussion, the amendment was negatived by 48 to 25, and the Bill was read a third time and passed.

NORTH WELLINGTON ELECTION.

GENERALISING MASTERS FOR ANTRIM.—On the first day's polling Mr. Allen's majority over all was 334. On the second day he had an increased majority of 511, with four townspeople to bear from, three of which were favourable to him. This splendour is as decided a blow at the Coalition as could be given. Mr. Allen had only 200 votes. Water last winter.

RECESSION OF THE HON. JAMES MORRIS.—By telegram from England we are informed that a Committee of his late townsmen on Monday waited on the Hon. James Morris with a numerously signed address condemning in strong language the conduct of the Governor General, in refusing to grant a constitutional right of appealing to the Crown. About an hour after the Brookdale address was presented, another address of the same nature was presented from the town of Elizabeth. A numerously signed address was to be presented to Mr. Chaffey, asking him to return to represent the new Receiver General, Mr. Sherwood. Mr. Chaffey is a wealthy and popular man, and thoroughly reliable as a politician. We hope that he will consent to do so, and that this constituency, which the ministry considered to be inerrable in their hands, will manifest its adherence to the cause of constitutional rights.

SOUTH ONTARIO.—Mr. MORRIS held a meeting at Columbus, on Monday evening, John Head in the chair. After the delivery of Mr. Morris' speech, resolutions were passed without a dissenting voice in favour of his return.

SOUTH OXFORD.—It is said that Mr. James Head, the Leader, intends running for the constituency in South Oxford. We should not wish for the learned gentleman a better opponent.

CITY OF MONTREAL.—So far, no opponent to Mr. Dorion has yet appeared in Montreal, and public feeling runs strongly in his favour.

THE NOMINATION OF CANDIDATES FOR THE CITY OF TORONTO took place on Friday, the 20th inst.

THE USURY BILL.

The following is the Bill, as it finally passed the House:

An Act to amend the Laws of this Province regulating the Rate of Interest.

It is an Act to amend the laws relating to interest of money, and,

for that purpose, to repeal the third section of the Act of the Parliament of this Province, passed in the sixteenth year of her Majesty's reign, and intituled, "An Act to regulate the Rate of Interest on contracts." Therefore her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

From and after the passing of this Act, the third section of the Act mentioned in the preamble of this Act shall be, and the same is hereby repealed, except only as to contracts made after it came into force, and the rate of interest on such Act, as to which it shall remain in force.

It shall be lawful for any person or persons, other than those excepted in this Act to stipulate, for, and exact, any sum or amount of interest or discount which may be agreed upon.

III. It shall not be lawful for any Bank incorporated by any Act of the Legislature of this Province, or of the late Provinces of Upper or Lower Canada respectively, or of any other Bank, to stipulate, for, and exact, any sum or amount of interest or discount which may be agreed upon.

The present Number closes the Sixteenth Volume of the *Chronicle*, and the ninth year of the present proprietor's connection with it.

Notwithstanding the many adverse circumstances, politically, commercially, and socially, which it has been our lot to encounter, it is gratifying to know that the total of subscribers has during that time been steadily on the increase. This is a gratifying proof that the *Chronicle* is finding a wide circle of readers.

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The Trick and its Consequences.

Had the Governor-General neglected to call upon Mr. Brown to form a ministry, his life might have been blamed for sparing even one whom he has himself described as the most prominent member of the Opposition, and the person that he could in might have been his best friend. But by doing so, Sir Edmund Head would have escaped the charges of duplicity and undue exercise of the prerogative, in his judgment, most unscrupulously. It is abundantly clear, that he asked Mr. Brown to undertake the task of forming a Cabinet, in the belief that he would fail, and being thus proved right, he has gained the opportunity that there would be no difficulty in the conspirators coming back to power. His plans were sadly interfered with, when Mr. Brown succeeded in forming not only a Government, but the ablest and most responsible one for many years. The Cabinet was in fact formed on the Saturday; on Sunday it became known that Mr. Drummond, Mr. Lester, and Mr. Thompson had been appointed to the portfolios. Sir Edmund began to think that the matter was going too far to suit his views. On Sunday night at nine o'clock, came down a mine which will be found with the other documents as read by Mr. Wallbridge, it is now known that Mr. Brown had been sent to him, it was evidently framed to frighten Moses Brown and Dorian from accepting office—Mr. Brown having formed his cabinet, without any stipulations having been made, was not prone to make any, and it is now known that the entire duty of the Governor-General to advise and not of the Governor-General to make conditions. Following up Sir Edmund's idea of doing nothing without the present House, came the votes of want of confidence in the cabinet, which was in the Council. It is well understood by every politician that there is nothing which a legislator, under our system, dreads so much as being sent to his constituents—that a dissolution is a terror to the corrupt and the factious, and a blessing to the honest and upright. It is always regarded that the Ministry has that remedy in its own hands; but the friends of the Governor-General took care that it should be made known that he was opposed to a general election, so that Moses Brown and Dorian were encouraged to go into the infamy game of speaking and voting against men who were not present to defend themselves.

Then came the demand by the Cabinet for a dissolution of the House. If ever Ministers were justified in asking such a thing, this was it. That the Government of the Opposition had been called upon to form an Administration, when the Head of the Government knew that they were not actually in possession of a majority of the House. They were not allowed time to breathe, and were soon, in effect, in difficulties of all just and竊竊, and proofs of want of confidence were presented against them. They were not allowed to prorogue; they were not allowed to dissolve; they were seduced into taking office by Sir Edmund Head, and then very coolly turned out with the entire weight of the Government. The reasons urged by the Governor-General against dissolution are too fully to be noticed at length. How absurd to say that we must wait for the Registration of Voters' bill before having an election. The bill had been neglected, by the Governor-General and his advisers for months, and was not passed in time to go into operation for two years. Does any one think that this House, with its abominations, will last that length of time! What an amount of pettiness special pleading there is in the final moratorium! Sir Edmund, by virtue of the author of "Good and Well" or John A. Macdonald, who is said to have been his constant adviser throughout the entire transaction.

Cunningly as the scheme was devised, however, it failed in its object. Mr. George Brown, who was the author of the bill of impossibility, the judiciary industriously raised against him among Lower Canadianists had been weakened; the bogie-hog had been laid; and if we judge by public opinion in this city, Mr. Brown will stand high in the estimation of the public. The reasons urged by the Governor-General against dissolution are too fully to be noticed at length. How absurd to say that we must wait for the Registration of Voters' bill before having an election. The bill had been neglected, by the Governor-General and his advisers for months, and was not passed in time to go into operation for two years. Does any one think that this House, with its abominations, will last that length of time! What an amount of pettiness special pleading there is in the final moratorium! Sir Edmund, by virtue of the author of "Good and Well" or John A. Macdonald, who is said to have been his constant adviser throughout the entire transaction.

He is envied by more difficulties than Mr. Brown, and has neither the courage nor the popularity to enable him to meet them—Globe 5th.

P. O. S. H. E. R.
HORSE FARRIER. Offered opposite Papineau's Hotel, From Street, Belleville, All other business by other hand, or by a neighbour.

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IT is a wonderful purifier; and in Scrofula, Consumption, Rheumatism, Swelling, Erysipelas, Rheumatism, Gout, Scrofula, Fins, Phlebitis, Eruption on the Face, Hypertrophy, Fins, Phlebitis, Eruption, and Long Complaints, after a long course of treatment, Chicken Pox, and all kinds of Fevers. The Catarrho is a certain remedy for warts; even in the most obstinate cases, it may be administered with perfect safety.

Dr. MASURY has lately arrived from Boston, where he has been for the past six years steadily tending the most difficult chronic diseases.

T. O. L. E. A. S. E. Y.
A ND possession given on the 1st Inst. next, 150 Concession of Thurso.

1,000 SIDES BEST SPANISH SOLE, LEATHER, and the Dosen best Cast Steel AXES.

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